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APPLICATION N	IO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/707,210		11/26/2003	Lisa Semeniuk	50709-4	1209	
23971	7590	08/17/2004		EXAM	INER	
<b>BENNE</b>	TT JONE	S	PATEL, NIHIR B			
		CALDWELL ALL EAST	ART UNIT	PAPER NUMBER		
855 - 2N	D STREET	r, sw	3743			
	CALGARY, AB T2P 4K7 CANADA				DATE MAILED: 08/17/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	10/707,210	SEMENIUK, LISA
Office Action Summary	Examiner	Art Unit
	Nihir Patel	3743
The MAILING DATE of this communication  Period for Reply	on appears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR F THE MAILING DATE OF THIS COMMUNICAT  - Extensions of time may be available under the provisions of 37 of after SIX (6) MONTHS from the mailing date of this communicat  - If the period for reply specified above is less than thirty (30) days  - If NO period for reply specified above, the maximum statutory  - Failure to reply within the set or extended period for reply will, by Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION.  CFR 1.136(a). In no event, however, may a rition.  s, a reply within the statutory minimum of thir period will apply and will expire SIX (6) MON y statute, cause the application to become AE	reply be timely filed ty (30) days will be considered timely. ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on	<u>11.26.2003</u> .	
•	This action is non-final.	
3) Since this application is in condition for a closed in accordance with the practice un	•	-
Disposition of Claims		
4) ☐ Claim(s) is/are pending in the app 4a) Of the above claim(s) is/are wi 5) ☐ Claim(s) is/are allowed. 6) ☒ Claim(s) <u>1-31</u> is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction	ithdrawn from consideration.	
Application Papers		
9) The specification is objected to by the Extended 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection Replacement drawing sheet(s) including the country.  The oath or declaration is objected to by the second secon	☐ accepted or b)☐ objected to to the drawing(s) be held in abeyar correction is required if the drawing	nce. See 37 CFR 1.85(a). (s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for	uments have been received. uments have been received in A e priority documents have been Bureau (PCT Rule 17.2(a)).	Application No  received in this National Stage
Attachment(s)  1) Notice of References Cited (PTO-892)	4) ☐ Interview 9	Summary (PTO-413)
Notice of References Cited (PTO-992)     Notice of Draftsperson's Patent Drawing Review (PTO-9-3)    Information Disclosure Statement(s) (PTO-1449 or PTO/Paper No(s)/Mail Date	48) Paper No(	s)/Mail Date nformal Patent Application (PTO-152)

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#### **DETAILED ACTION**

#### **Drawings**

The drawings are objected to because there is two figure 2. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

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Claims 1-3, 5, 10-12, 14, 19-21, 23, and 28 are rejected under 35 U.S.C. 102(b) as being anticipated by Byram US Patent No. 5,464,010. Referring to claim 1, Byram discloses a convenient drop-down respirator harness structure and method of use that comprises the steps of securing the oxygen mask over a respiratory outlet (see figures 5 and 6) using a strap that engages the crown of a head (see figures 5 and 6) with a crown member 30 that is spaced above both ears of the head (see figure 6), and attaches to the oxygen mask via two side straps 14 (see figures 5 and 6) that each along one side of the head between a junction 23 on the crown member (see figures 5 and 6) and an attachment point on the oxygen mask (see figures 5 and 6), along a path that is spaced in front of the ear on that one side of the head (see figures 5 and 6).

Referring to claim 2, Byram discloses an apparatus wherein the crown member comprises an upper crown strap 25 and a lower crown strap 27 (see figures 5 and 6).

Referring to claim3, Byram discloses an apparatus wherein the strap 14 comprises a resilient material (see column 2 lines 55 to 65).

Referring to claim 5, Byram discloses an apparatus wherein the resilient material is an elastic material (see column 2 lines 55 to 65).

Referring to claim 10, Byram discloses a convenient drop-down respirator harness structure and method of use that comprises providing a strap that comprises: a crown member 30 that engages the crown of the head of the person at a selected distance above both ears of the person, and a pair of side straps14, each side strap having a first end and a second end, the first end being attached to the crown member 30 (see figures 5 and 6) at the junction 23 (see figures 5 and 6), connecting the second end of each side strap to each of two attachment points on the oxygen mask (see figures 5 and 6), and using the strap to secure the oxygen mask over the

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respiratory outlet, thereby causing each side strap to extend between the junction 23 and the attachment point along a path that is spaced in front of each ear (see figures 5 and 6).

Referring to claim 11, Byram discloses an apparatus wherein the crown member 30 comprises an upper crown member 25 and a lower crown member 27 (see figures 5 and 6).

Referring to claim 12, Byram discloses an apparatus wherein the strap 14 comprises a resilient material (see column 2 lines 55 to 65).

Referring to claim 14, Byram discloses an apparatus wherein the resilient material is an elastic material (see column 2 lines 55 to 65).

Referring to claim 19, Byram discloses a convenient drop-down respirator harness structure and method of use that comprises an oxygen mask having an attachment point on either side of the mask (see figures 5 and 6), and a strap having a crown member 30 engageable on the crown of the head of the person at a selected distance above both ears of the person, and two side straps 14 each having a first end and a second end, each first end being attached to the crown member 30 at opposed junction 23 (see figures 5 and 5), joined together by connecting each attachment point to the second end of one of the side straps, and characterized in that each side starp is spaced in front of an ear of the person when the mask and strap are in use (see figures 5 and 6).

Referring to claim 20, Byram discloses an apparatus wherein the crown member 30 comprises an upper strap 25 and a lower strap 27 (see figures 5 and 6).

Referring to claim 21, Byram discloses an apparatus wherein the strap 14 comprises a resilient material (see column 2 lines 55 to 65).

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Referring to claim 23, Byram discloses an apparatus wherein the strap is made of an elastic material (see column 2 lines 55 to 65).

Referring to claim 28, Byram discloses a convenient drop-down respirator harness structure and method of use that comprises an oxygen mask having an attachment point on either side of the mask (see fiuges 5 and 6), and a strap with a crown member 30 comprising an upper crown strap 25, a lower crown strap 27 and two opposed junctions 23 (see figures 5 and 6); a side strap 14 extending from each junction 23 (see figures 5 and 6) joined together by connecting each attachment point to the second end of one of the side straps, and characterized in that the crown member engages the crown above the ear, and each side strap 14 is spaced in front of an ear of the person, when the mask and strap are in use (see figures 5 and 6).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7, 16, 25, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Byram US Patent No. 5,464,010 in view of Darrow US Patent No. 1,323,217. Referring to claims 7, 25, and 29, Byram discloses the applicant's invention as claimed with the exception of providing a transverse element that is connected at one end to the upper strap and connected at the other end to a lower crown strap.

Darrow discloses a ventilating mask that does provide transverse element that is connected at one end to the upper strap and connected at the other end to a lower crown strap (se

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figure 1). Therefore it would be obvious to modify Byram's invention by providing transverse element that is connected at one end to the upper strap and connected at the other end to a lower crown.

Claims 4, 6, 13, 15, 22, 24, and 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Byram US Patent No. 5,464,010 in view of Norfleet US Patent No. 6,418,929. Referring to claims 4, 6, 13, 15, 22, 24, and 30 Byram discloses the applicant's invention as claimed with the exception of providing upper crown strap and lower crown strap that comprises resilient (elastic) material.

Norfleet discloses an infant oxygen mask that does provide upper crown strap and lower crown strap that comprises resilient (elastic) material (see figure 3). Therefore it would be obvious to modify Byram's invention by providing upper crown strap and lower crown strap that comprises resilient (elastic) material in order to make it easier to put on and take off the mask.

Claims 8, 9, 17, 18, 26, 27, and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Byram US Patent No. 5,464,010 in view of Darrow US Patent No. 1,323,217 as applied to claims 7, 16, 25, and 29 above, and further in view of Cruickshank Patent No. GB 2 212 725 A. Referring to claims 8, 9, 17, 18, 26, 27, and 31, Byram and Darrow discloses the applicant's invention as claimed with the exception of providing transvese (crown strap) that comprises resilient (elastic) material.

Cruickshank discloses a breathing apparatus that does provide transvese (crown strap) 3 (see figure 1) that comprises resilient (elastic) material. Therefore it would be obvious to modify Byram and Darrow inventions by providing transvese (crown strap) that comprises resilient (elastic) material in order to make it easier to put on and take off the mask.

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### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communication from the examiner should be directed to Nihir Patel whose telephone number is (703) 306-3463. The examiner can normally be reached on Monday-Friday from 7:30 am to 4:30 pm. If attempts to reach the examiner by telephone are unsuccessful the examiner supervisor Henry Bennett can be reached at (703) 308-0101.

NP

August 13<sup>th</sup>, 2004

Heg//Elennett

Supervisor Patent Exam